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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

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UNITED STATES OF AMERICA,

Plaintiff,

v.

ANTON PAUL DRAGO

Defendant.

Case No.: 2:13-CR-334

MOTION TO SEAL EXHIBITS

COMES NOW the United States of America, by Charles Edgar and Sean Beaty, Trial Attorneys with the U.S. Department of Justice's Tax Division, and respectfully moves this Honorable Court to seal those exhibits listed below, which are Department of Veteran Affairs records that contain private medical examination information of the defendant.

During trial, counsel for the defendant requested and the government agreed to have the court seal those VA records, which contain medical examination information. Accordingly, the Government requests that the court seal the following twelve (12) trial exhibits:

1. 350-4	5. 350-9	9. 350-36
2. 350-5	6. 350-11	10. 350-37
3. 350-7	7. 350-20	11. 350-38
4. 350-8	8. 350-23	12. 350-39

1 Thus, because the above referenced trial exhibits contain private medical examination
2 information of the defendant, the United States respectfully requests that the Court seal those
3 exhibits.

4 Dated: Thursday, March 17, 2016

5 Respectfully submitted,

6 /s/ Charles Edgar
7 CHARLES M. EDGAR, JR.
8 Trial Attorney
9 U.S. Department of Justice, Tax Division
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13 IT IS SO ORDERED.
14 DATED: March 29, 2016

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17 UNITED STATES MAGISTRATE JUDGE
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CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing document with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

By: /s/ Charles Edgar
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